Name	_		
NJ Attornev ID Number			
Law Firm/Agency Name			
In the Matter of:		Superior Court of New Jersey Chancery Division - Probate Part County Docket No. Civil Action	
an Incapacitated Person	,	Judgment of Incapacity and Appointment of Guardian(s) of the Person and Estate	
THIS MATTER being o	pened to the Court by	, plaintiff(s), by and through,	
attorney for the then alleg incapacitated person, and found from the report of c supporting document and lacks sufficient capacity to	red incapacitated person, and no demand having been made counsel together with the repproofs given that, consents to ser, and for good capter, 20, ORDAYPE:	de for a jury trial, and the Court sitting without a jury having ort of the examining physician or psychologist and other is an incapacitated person who o manage his/her affairs, and it further appearing that we as Guardian(s) of the Person and Estate (Property) of	
As to the Person As to the Estate	General General	Limited Limited	
	Limited Guardianship: The incapacitated person is able at this time to govern himself/herself and manage his/her own affairs with respect to the following areas:		
Check if applicable: The subject of	f this guardianship is incapa	citated as a result of developmental disability.	
Firearms: Pursuant to firearms.	o 18 U.S.C. 922(g)(4), the in	capacitated person does not retain the right to possess	
Person and Estate be a Surrogate completion	issued upon his/her/their (a) of guardianship training and	be and hereby is/are appointed acitated person and that Letters of Guardianship of the qualifying according to law, (b) acknowledging to the direceipt of the guardianship training guides, and (c) unless surety bond unto the Superior Court of New Jersey in the	

	R. 1:13-3. The court shall approve the bond as to form and sufficiency.
3.	Upon qualifying, the Surrogate shall issue Letters of Guardianship of the Person and Estate to and thereupon the guardian(s) be and hereby is/are authorized to perform all the functions and duties of a Guardian of the Person and Estate as allowed by law, except as limited herein or in areas where the incapacitated person retains decision making rights.
4.	In exercising the authority conferred by this Judgment, the guardian(s) shall:
	• Ascertain and consider those characteristics of the incapacitated person which define his/her uniqueness and individuality, including but not limited to likes, dislikes, hopes, aspirations, and fears;
	• Encourage the incapacitated person to express preferences and participate in decision-making;
	• Give appropriate deference to the expressed wishes of the incapacitated person;
	• Protect the incapacitated person from injury, exploitation, undue influence, and abuse;
	• Promote the incapacitated person's right to privacy, dignity, respect, and self-determination; and
	• Make reasonable efforts to maximize opportunities and individual skills to enhance self-direction.
5.	GUARDIAN LIMITATIONS: If applicable, the authority of the guardian(s) is limited as follows, and all limitations shall be stated in the Letters of Guardianship.
	The Guardian(s) of the Estate may not alienate, mortgage, transfer or otherwise encumber or dispose of real property without court approval.
6.	The guardian(s) appointed hereunder shall be considered the personal representatives under the Standards for Privacy of Individually Identifiable Health Information ("Privacy Rule") issued pursuant to the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), and shall have full and complete access to all records of the incapacitated person.
7.	INVENTORY: The Guardian(s) shall file with the Court an inventory of all of the incapacitated person's property and income, along with a Report of Guardian Cover Page, within 90 days. Said inventory shall be available for inspection by any party in interest in this guardianship action, upon request to the Surrogate's Court to review the inventory.
8.	REPORTING AS TO PERSON:, as Guardian(s) of the Person, is/are hereby directed to file annually a report of the well-being of the incapacitated person, along with a Report of Guardian Cover Page.
	OR
	☐ The filing of a report of well-being is hereby waived for the reasons stated on the record.
9.	REPORTING AS TO ESTATE (PROPERTY):
	Formal accounting (presumptive if guardianship estate valued over \$5,000,000);
	Comprehensive accounting (presumptive if guardianship estate valued \$1,000,000 - \$5,000,000);
	EZ accounting (presumptive if guardianship estate valued under \$1,000,000); or

	Copy of the Social Security Representative Payee Report (presumptive if guardian is also representative payee for Social Security benefits and incapacitated person has no other assets or income);
	OR
	☐ The filing of a Periodic Accounting is hereby waived for the reasons stated on the record.
	If an informal accounting is ordered, said Periodic Accounting does not replace or satisfy the duty to file and bring on for approval a formal accounting as required by law or as ordered by the court.
10.	. The report(s) indicated in paragraphs 8 and/or 9 above is/are to be filed not later than fourteen (14) days after the anniversary date of this judgment with the County Surrogate. The report(s) to be filed by the guardian(s) shall be filed by the Surrogate and shall be made available by the Surrogate to any party in interest entitled to review pursuant to <i>R</i> . 1:38-3(e), as well as to the following parties or persons: and the reference in this Judgment shall constitute a showing of a special interest as required by <i>R</i> . 1:38-3(e) for the purpose of reviewing such reports.
11.	. The Guardian(s) of the Person and Estate is/are hereby directed to advise the County Surrogate within ten (10 days of any changes in the address or telephone number of himself or herself or the incapacitated person or within thirty (30) days of the incapacitated person's death or of any major change in status or health. If the incapacitated person dies during the guardianship, the Guardian(s) will notify the Surrogate in writing and forward a copy of the death certificate upon receipt.
12.	. The Guardian(s) of the Person and Estate is/are agent(s) of the court and shall cooperate fully with any court staff, Surrogate staff, or volunteers until the guardianship is terminated by the death or return to capacity of the incapacitated person, or the Guardian's death, removal or discharge.
13.	. COUNSEL FOR INCAPACITATED PERSON: The court-appointed attorney for the alleged incapacitated person, having reported to the court and advocated on behalf of the incapacitated person, is hereby discharged with the appreciation of the court for his or her <i>pro bono</i> services, with no further obligation to act as attorney for the incapacitated person.
	OR
	The court having reviewed the affidavit or certification of services of
14.	. Any power of attorney previously executed by the incapacitated person be and hereby is revoked. Any advance directive for healthcare previously executed by the incapacitated person is voided as to proxy designation, but the guardian(s) shall consider the preferences expressed in such advance directive.
15.	. Plaintiff(s) shall serve a Judgment upon the Guardian(s) and all interested parties and attorneys of record within seven (7) days of receipt.
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